



THE STATE OF UTAH
OFFICE OF STATE ENGINEER
SALT LAKE CITY

Acting STATE ENGINEER
HUBERT C. LAMBERT

September 2, 1965

Mr. Edwin J. Skeen
Attorney at Law
Newhouse Building
Salt Lake City, Utah

Mr. Arthur H. Nielsen
Attorney at Law
Newhouse Building
Salt Lake City, Utah

Gentlemen:

RE: PRICE RIVER RIGHTS

Since the Plan A settlement proposed by the State Engineer on the Price River matter has been tentatively accepted by both sides, except for the consideration of deficiency supplies and how they would be administered, the State Engineer is hereby proposing the following final settlement of the matter:

After all prior rights are satisfied the first 17,500 acre-feet of the total storage available at Scofield and the Narrows site will go to the Carbon County interests. This figure has not altered throughout negotiations. It is now proposed raising the 3,700 acre-feet to the Sanpete County interests to 4,000 acre-feet with the second priority. This additional award would replace any consideration of deficiencies. Any storable water above this amount would be divided on the basis of 80% to Carbon and 20% to Sanpete interests. This proposal would make the simplest operation of the Price River System and would accrue to some benefit to both sides.

It is requested that you apprise me of your decision on this matter by Tuesday, September 7, 1965.

Yours very truly,

Hubert C. Lambert
Hubert C. Lambert
ACTING STATE ENGINEER

HCL/le

CC: Governor Calvin L. Rampton

We agree to division of the waters of the Price River System as proposed in the above letter.

Edwin J. Skeen
Edwin J. Skeen

Arthur H. Nielsen
Arthur H. Nielsen

The above and additional settlement provisions shall be included in a formal agreement.